→→→ USPATENT-AMEND

**₫**008

PETITION UNDER 37 C.F.R. § 1.181
SERIAL NO. 10/032,355
Page: 7

## APPENDIX A

This Appendix contains a copy of the 13 May 2005 Advisory Action.

PETITION UNDER 37 C.F.R. § 1.181 SERIAL NO. 10/032,355

Page: 8

	Application No.	Applicant(s)	
Advisory Action Before the Filing of an Appeal Brief	10/032,355	GANESH, RAJAWANI	
	Examiner	Art Unit	
·	Kiet Doan	2583	
-The MAILING DATE of this communication app	pears on the cover sheet with	the correspondence add	'0\$8
THE REPLY FILED 22 April 2005 FAILS TO PLACE THIS AP	PLICATION IN CONDITION FO	OR ALLOWANCE.	
The reply was filed after a final rejection, but prior to or a this application; applicant must timely file one of the follopiaces the application in condition for allowance; (2) a N a Request for Continued Examination (RCE) in compilar time periods:  The period for reply expires	in the same day as filling a Noti- pwing, replies: (1) an amending lotter of Apped (With appeal for nee with 37 CFR 3.114. The rep ing date of the final rejection. Advisory Action, or (2) the date set teler than SIX MONTHS from the r (6). ONLY CHECK BOX (b) WHEI 278 OWN.	ce of Appeal: To avoid abaint, affidavit; or other eviden a) inicompliance with 37 CF aly must be filed within one information the filed within one information the filed rejection, with maining date of the final rejection in the FRST REPLY WAS FI	co, which Rid 1:31; or (3) of the following chever is later. in on:
Extensions of time may be obtained under 37:CFR 1.33(s). The date have been field is the date for purposes of determining the period of a under 37 CFR 1.17(a) is calculated from: (1) the expiration date of its set torth in (6) above, if checked. Any reply received by the Office latingly reduce any earned patentiarm adjustment. See 37 CFR 1.704( NOTICE OF APPEAL	p). a processed stattion, begon to using the then three woulds after the mail extension and the consistent the mail	y originally set in the final Office ing date of the final espection, a	e action; or (2) as ven If timely filed;
The Notice of Appeal was filed on. A brief in con litting the Notice of Appeal (37 CFR 41.37(a)), or any ed a Notice of Appeal has been filed, any reply must be file AMENDMENTS.	lension.thereof.(37 CPR.44:3/(i within the time period set fort	hih 37 CER 41.37(a):	a soberi: Juice.
3: [X] The proposed amendment(s) filed after a final rejection	consideration and/or search (se	brief, will <u>not</u> be entered be e NOTE below);	ocanaa
(b) They raise the leave of new matter (see NOTE be (c) They are not deemed to place the application in b appeal; end/or	etter form for appeal by materia		he issues for
(ri) Trav oresent additional claims without cancaling	a corresponding number of linal	lly rejected claims.	
NOTE: Reise new issues/matter, need further se	eorch. (Son 37 CFR 1.118 and	41.33(a)). ···· Compliant Amendment /	PTOL -924)
4. The amendments are not in compliance with 37 CFR 1. 5. Applicants reply has overcome the following rejection:	,121, 566.8020180 NOUGO OF N.	ting outbinent schemenger (	r. recessery.
6. Newsy proposed or amended claim(s) would be	allowable if submitted in a sepa	• •	
7. For purposes of appea), the proposed amendment(s); a how the new or amended dalms would be rejected is professional of the status of the claim(s) is (or will be) as follows:	i) [2] will not be entered, or b) [ wided below or appended.	] will be entered and an e	xplanation of
Claim(s) allowed: <u>none.</u> Claim(s) objected to: <u>none.</u> Claim(s) rejected; <u>1-5.8:10-15 and 24-31.</u>			٠
Claim(ii) withdrawn from consideration: gone.			
The affidavit or other evidence filed after a final action; because applicant falled to provide a showing of good a was not partie, presented. See 37 CFR 1.118(e).	and sufficient reasons why the a	lingsviror orner syndence is	uecezania suo
The affidavit or other evidence filled after the date of filling entered because the affidavit or other evidence failed to show a pend and sufficient regions why it is necessary.	overcome <u>all</u> rejections under any and was not earlier presente	appear and/or appellant railed. See 37 CFR 41.33(d)(1	a m binning a
10. The affidavit or other evidence is entered. An explanate REQUEST FOR RECONSIDERATION/OTHER.  11. The request for reconsideration has been considered to			
12. Note the attached Information Disclosure Statement(s)			
13. D Other:	10		
SUPERVISO	ILLIAM TROST DRY PATENT EXAMINER LOGY CENTER 2600		
993			